United States Court of Appeals

No. 22-3375

Marc Amouri Bakambia

Plaintiff Appellant

V.

Paul Schnell; Vicki Janssen; Paul Gammel, sued in their individual and official capacities; Kenneth Peterson, sued in their individual and official capacities; David Schmitt; Scott Maki; Jesse Pugh; Clemons; E. Rasmussen; Gary Peterson; Tyler Nelson; Tatum

Defendants Appellees

Appeal from United States District Court for the District of Minnesota

Submitted: April 5, 2023 Filed: April 20, 2023 [Unpublished]

Before COLLOTON, KELLY, and GRASZ, Circuit Judges.

PER CURIAM.

Marc Bakambia appeals following an adverse grant of summary judgment in his civil rights action under 42 U.S.C. § 1983. Upon careful review, we affirm the

Appellate Case: 22-3375 Page: 1 Date Filed: 04/20/2023 Entry ID: 5267153

grant of summary judgment for the reasons stated by the district court. See Moyle v. Anderson, 571 F.3d 814, 817 (8th Cir. 2009). We also conclude the district court did not err in ruling on the summary judgment motion without first referring it to a magistrate judge, see 28 U.S.C. § 636(b)(1), in denying Bakambia's motions for appointment of counsel, see Stevens v. Redwing, 146 F.3d 538, 546 (8th Cir. 1998), or in denying Bakambia leave to file a supplemental declaration, see Huggins v. FedEx Ground Package Sys., 592 F.3d 853, 857 (8th Cir. 2010).

Accordingly,	we affirm	the judgment	ofthe	district court	. See 8th	Cir. R	. 47B

¹The Honorable Paul A. Magnuson, United States District Judge for the District of Minnesota.